2023 May-05 PM 03:34 U.S. DISTRICT COURT N.D. OF ALABAMA

Pro Se 14 (Rev. 10/16) Complaint for Violation of Civil Rights (Prisoner)

UNITED STATES DISTRICT COURT

2023 MAY -5 A 9: 5

for the NORTHERN DISTRICT OF ALABAMA

Priscilla A. Ellis 03260180

Plaintiff

(Write your full name. No more than one plaintiff may be named in a complaint.)

Federal Bureau of Prisons (FBOP)
Aliceville FCI
Warden Neely, Aliceville FCI
Lieutenant B. Love, Aliceville FCI
Officer Dunkin, Aliceville FCI
Officer Weston, Officer Lott
Lieutenant Moore (Male), Officer Beck

Officer Taylor (Females)
Officer Fair (Females)
(Write the full name of each defendant who is being sued. If the names of all of the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here. Your complaint may be brought in this court only if one or more of the named defendants is located within this district.)

Amended Complaint

Case No.: 7:23-cv-00231-MHH-NAD

(to be filled in by the Clerk's Office)

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS

(Prisoner Complaint)

NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee of \$400.00 or an Application to Proceed *In Forma Pauperis*.

Mail the original complaint and the filing fee of \$400.00 or an Application to Proceed *In Forma Pauperis* to the Clerk of the United States District Court for the Northern District of Alabama, Room 140, Hugo L. Black U.S. Courthouse, 1729 5th Avenue North, Birmingham, Alabama 35203-2195.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA

INSTRUCTIONS FOR PRISONERS FILING A COMPLAINT

This packet contains two (2) copies of a complaint form and one copy of an Application to Proceed *In Forma Pauperis*. To start an action you must file an original signed and dated complaint.

Your complaint must be legibly handwritten or typewritten and the facts of the complaint must be set out clearly and concisely in chronological order. You must sign and date the complaint and provide complete contact information (i.e., address and prisoner number). If you need additional space to answer a question, you may use an additional back page. Do NOT write on the reverse side of the complaint form.

You will note that you are required to provide facts in your complaint. THE COMPLAINT SHOULD NOT CONTAIN LEGAL ARGUMENTS OR CITATIONS.

No more than one plaintiff may be named in a complaint. Each plaintiff must file a separate complaint and pay the filing fee or submit an Application to Proceed *In Forma Pauperis*.

Your complaint may be brought in this court only if one or more of the named individual defendants are located within the geographical area covered by the United States District Court for the Northern District of Alabama, which contains the following counties: Bibb, Blount, Calhoun, Cherokee, Clay, Cleburne, Colbert, Cullman, DeKalb, Etowah, Fayette, Franklin, Greene, Jackson, Jefferson, Lamar, Lauderdale, Lawrence, Limestone, Madison, Marion, Marshall, Morgan, Pickens, Shelby, St. Clair, Sumter, Talladega, Tuscaloosa, Walker, and Winston.

You must file a separate complaint for each claim that you have unless the claims are all related to the same incident or issue.

In order for your complaint to be filed, it must be accompanied by the filing fee of \$400.00. If you are unable to pay the filing fee for this action, you may petition the court to proceed as an indigent party. An Application to Proceed *In Forma Pauperis* is included in this packet.

Mail the original complaint and the filing fee of \$400.00 or an Application to Proceed *In Forma Pauperis* to the following address: Clerk's Office, United States District Court, Northern District of Alabama, Room 140, Hugo L. Black U.S. Courthouse, 1729 5th Avenue North, Birmingham, AL 35203-2195 or Clerk's Office, United States District Court, Northern District of Alabama, 101 Holmes Avenue, Huntsville, AL 35801.

I. The Parties to this Complaint

A. The Plaintiff

Provide the information below for the plaintiff named in the complaint.

Name	Priscilla A. Ellis	_
All other names by which you have been known	Priscilla A. Ellis-Erkkila	_
ID Number	03260-180	_
Current Institution	Aliceville FCI	_
Address	Aliceville AI. 35442 City State Zip Code	_

B. The Defendant

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. Make sure that the defendant(s) listed below are identical to those contained in the above caption. For an individual defendant, include the person's job or title (if known) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

Defendant No. 1		Mr B. Love			
Name					
Job or Title (if known))	Lieutenant			
Shield Number					
Employer		Federal Bureau of	Pris	ons,	Aliceville FCI
Address		Aliceville		AL	35442
11441435		City	_	State	Zip Code
	XX	Individual Capacity	XX	Of	ficial Capacity
Defendant No. 2		Maria Day 1.			
Name		Mr. Dunkin			
Job or Title (if known))	Corectional Office	er		
Shield Number					
Employer		Federal Bureau of	Pris	ons,	Aliceville FCI
Address		Aliceville	AL_		35442
	<u>XX</u>	City Individual Capacity	XX	State Of	Zip Code ficial Capacity

	Defendant No. 3 Name		Warden K	imberly Ne	ely		
	Job or Title (if known)		Warden				
	Shield Number						
	Employer		Federal	Bureau of	Prisons	3	
	Address		Alicevil	le	A <u>L</u> State	35442 2 Zip Code	
			Individual	Capacity	XX	Official Capacity	
	Defendant No. 4 Name		Lieutena	nt Moore ((Male)		
	Job or Title (if known)		Lieutena	nt			
	Shield Number						
	Employer		Federal	Bureau of	Prisons	s, Aliceville	FCI
	Address		Alicevil	le	A <u>L</u> State	35442 Zip Code	
		XΧ	Individual	Capacity		Official Capacity	
Basis	for Jurisdiction						
Under	42 U.S.C. § 1983, you may s	ie sta	te or local o	fficials for the	"deprivati	on of any rights,	
privile	eges, or immunities secured by	the	Constitution	and [federal]	law]." Und	der Bivens v. Six	
Unkno	own Named Agents of Federal	Bure	eau of Narco	otics, 403 U.S.	388 (197	1), you may sue	
federa	l officials for the violation of co	ertain	constitutiona	al rights.			
A.	Are you bringing suit against	(chec	k all that app	oly):			
	TXX Federal officials (a Biv	ens c	laim)				
	☐ State or local officials	(a § 1	983 claim)				
B.	Section 1983 allows claims	alle	ging the "d	eprivation of	any right	s, privileges, or	
	immunities, secured by the Co	onstitu	ution and [fe	deral laws]." 4	2 U.S.C. §	1983. If you are	
	suing under section 1983, wh	at fee	deral constitu	utional or statu	tory right	(s) do you claim	
	is/are being violated by state of				-		

B.

1st Amendment of the US Constitution -Right to Medical Care

8th Amendment of the US Constitution- Cruel & Unusual Punishment

	Defendant No. 5				
	Name		Mr Weston		
	Job or Title (if known))	Correctional Of	ficer	
	Shield Number				
	Employer		Federal Bureau	of Prisons	, Alicevi
	Address		Aliceville	AL	35442
	1 Iddiess	,	City	State	Zip Code
		X	Individual Capacity	Ŏ Offi	cial Capacity
	Defendant No. b				
	Name		Ms Fair (Female	2)	
	Job or Title (if known,)	Correctional Of	ficer	
	Shield Number				
	Employer		Federal Bureau	Of Prisons	, Alicevi
	Address		Aliceville	AL	35442
	11441455		City	State	Zip Code
		X	Individual Capacity	Ď Offi	cial Capacity
Basis fo	or Jurisdiction				
Under 4	42 U.S.C. § 1983, you may s	ue sta	ate or local officials for the	e "deprivation	of any rights,
	ges, or immunities secured b			_	
	wn Named Agents of Federa			•	
	officials for the violation of c			(1), (1),	,
	Are you bringing suit against	•	/		
	∇X Federal officials (a Bi	vens (claim)		
	☐ State or local officials	(a §	1983 claim)		
B.	Section 1983 allows claims	s alle	ging the "deprivation of	any rights, r	orivileges, or

is/are being violated by state or local officials? 1st Amendment of the US Constitution- Right to Medical Care 8th Amendment of the US Constitution- Cruel & Unusual Punishment

immunities, secured by the Constitution and [federal laws]." 42 U.S.C. § 1983. If you are

suing under section 1983, what federal constitutional or statutory right(s) do you claim

	Defendant No. 7						
	Name	Mr Ta	ylor			·	
	Job or Title (if known)	Corre	ctional O	ffic	cer		·
	Shield Number						
	Employer	Feder	al Bureau	of	Prisons,	Alicevi	lle
	Address	Alice	ville	-	AL	35442	
	,,		City		Sta	te Zip (Code
		XX Inc	ividual Capac	ity	[]	Official Cap	acity
	Defendant No. 🎖						÷
	Name	Mr Be	ck				
	Job or Title (if known)	Corre	<u>ctional O</u>	ffic	cer		<u></u>
	Shield Number						
	Employer	Feder	al Bureau	of	Prisons,	Alicevi	lle
	Address	Alice	ville		AL	354	42
			City		Stat	•	
•	,	🖄 Inc	ividual Capac	ity	XX	Official Cap	acity
Basis	for Jurisdiction					•	
Under	42 U.S.C. § 1983, you may su	ie state or	local officials	for t	the "deprivat	ion of any ri	ghts,
privile	eges, or immunities secured by	the Cons	titution and [t	feder	al law]." Un	der <i>Bivens</i> v	. Six
Unkno	own Named Agents of Federal	Bureau o	Narcotics, 4	03 U	J.S. 388 (197	71), you may	y sue
federa	l officials for the violation of ce	rtain cons	itutional right	s.			
A.	Are you bringing suit against (check all	hat apply):				
	☐X Federal officials (a Biv	<i>ens</i> claim)					
	State or local officials	(a § 1983 (laim)				
В.	Section 1983 allows claims	alleging	the "deprivat	ion (of any right	ts, privileges	s, or
	immunities, secured by the Co	nstitution	and [federal la	ws].	" 42 U.S.C. §	§ 1983. If yo	u are
	suing under section 1983, wh	at federal	constitutional	or st	atutory right	t(s) do you c	laim
	is/are being violated by state o						
	1st Amendment of the 8th Amendment of the	US Cons	titution- titution-	Ri	ght to Me uel & Uni	edical Ca Isual Pun	re ishment

В.

	Defendant No. 9					
	Name	Ms	Lott			
	Job or Title (if known)	Co	rrectional Offic	.er		
	Shield Number			·		
	Employer	Fe	deral Bureau Of	Prisons		
	Address	A1	iceville	<u>AL</u>		35442
		, XX	City Individual Capacity	S. X∑X	tate Official	Zip Code Capacity
	Defendant No 10		1			
	Name					
	Job or Title (if known)					
	Shield Number					
	Employer					
	Address					
		_	City	Si	tate	Zip Code
			Individual Capacity		Official	Capacity
	s for Jurisdiction					
Unde	r 42 U.S.C. § 1983, you may si	ie stat	e or local officials for t	he "depriva	ation of a	ny rights,
privil	eges, or immunities secured by	the (Constitution and [federa	al law]." U	nder Bive	ens v. Six
Unkn	own Named Agents of Federal	Bure	au of Narcotics, 403 U	.S. 388 (19	971), you	may sue
feder	al officials for the violation of ce	ertain	constitutional rights.			
A.	Are you bringing suit against	(check	all that apply):			
	XX Federal officials (a Biv	ens cl	aim)			
	☐ State or local officials	(a § 1	983 claim)			
B.	Section 1983 allows claims	alleg	ing the "deprivation o	of any rig	hts, privi	leges, or
	immunities, secured by the Co	nstitu	tion and [federal laws].'	42 U.S.C.	§ 19 8 3. I	f you are
	suing under section 1983, wh	at fed	eral constitutional or st	atutory rigi	ht(s) do y	ou claim
	is/are being violated by state o			*		
	1st Ammendment of the	US	Constitution- Ri	ght to I	Medical	Care
	8th Amendment of US C	onst	itution- Cruel &	Unusua	l Punis	hment

	C.	Plaintiffs suing under Bivens may only recover for violation of certain constitutional
		rights. If you are suing under Bivens, what constitutional right(s) do you claim is/are
		being violated by federal officials?
		1st Amendment - Right to medical Care, especially in emergency
		8th Amendment- Cruel & Unusual punishment
	D.	Section 1983 allows defendants to be found liable only when they have acted "under
		color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or
		the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain
		how each defendant acted under color of state or local law. If you are suing under Bivens,
		explain how each defendant acted under color of federal law. Attach additional pages if
		needed.
		Each individual listed are guilty of medical indifference,
***		Neglignce in providing or calling for medical care in the time of an emergency that oculd have resulted in death
III.	Prison	er spatiting plaintiff in imminent danger and risk of sudden death violating written policy procedures regarding emergency medical
111.	Indica	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply):
111.	Indica	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply): Pretrial Detainee
111.	Indica	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply):
111.	Indica	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply): Pretrial Detainee
111.	Indica	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply): Pretrial Detainee Civilly committed detainee
111.	Indica	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply): Pretrial Detainee Civilly committed detainee Immigration detainee
111.	Indicate	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply): Pretrial Detainee Civilly committed detainee Immigration detainee Convicted and sentenced state prisoner
IV.	Indicate of the second	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply): Pretrial Detainee Civilly committed detainee Immigration detainee Convicted and sentenced state prisoner Convicted and sentenced federal prisoner
	Indicate of the state of the st	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply): Pretrial Detainee Civilly committed detainee Immigration detainee Convicted and sentenced state prisoner Convicted and sentenced federal prisoner Other (explain):
	Indicate of the state of the st	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply): Pretrial Detainee Civilly committed detainee Immigration detainee Convicted and sentenced state prisoner Convicted and sentenced federal prisoner Other (explain):
	Indicate of the state of the st	violating written policy procedures regarding emergency medical te whether you are a prisoner or other confined person as follows (check all that apply): Pretrial Detainee Civilly committed detainee Immigration detainee Convicted and sentenced state prisoner Convicted and sentenced federal prisoner Other (explain): of Claim as briefly as possible the facts of your case. Describe how each defendant was personally

PLEASE SEE ATTACHED, DETAILED COMPLAINT (pages 1 through 6)

paragraph. Attach additional pages if needed.

asserted, number each claim and write a short and plain statement of each claim in a separate

	Α.	If the events giving rise to your claim arose outside an institution, describe where and
		when they arose.
		PART OF HTE EVENTS AROSE OUTSIDE OF THE INSTITUION WHEN
	В.	OFFICER FAIR (FEMALE) and OFFICER TAYLOR PICKED UP IN VAN WITH NO AIR CONDITIONING FROM HOSPITAL TEMPERATURE OVER 90 DEGREES If the events giving rise to your claim arose in an institution, describe where and when
		they arose. August 21, 2022 and August 22, 2022 at Aliceville FCI
		in ALiceville, Alabama
	C.	What date and approximate time did the events giving rise to your claim(s) occur? August 21st around 6:30 to 7:30 pm
	D.	What are the facts underlying your claim(s)? (For example: What happened to you? Who
		did what? Was anyone else involved? Who else saw what happened?)
		SEE ATATCHED DETAILED WRITTEN COMPLAINT (PAGES 1 through 6)
V.	Injur	ies
	If you	sustained injuries related to the events alleged above, describe your injuries in detail.
	Trauma	Mental and physical Injuries, emotional anguish, Post atic Stress Disorder (PTSD), Obesity from not being taken to monthly to service Medical Port
VI.	Relief	
	State	briefly what you want the court to do for you. Make no legal arguments. Do not cite any
	cases	or statutes. If requesting money damages, include the amounts of any actual damages
	and/o	r punitive damages claimed for the acts alleged. Explain the basis for these claims.
	perman reques and \$4	riff could never put an actual dollar amount on the actual menet damage she has experienced in this situation, but have st \$5,000,000 Five million for mental and Physical damages 4,000,000 for punitive damages or amicable agreeement between es to avoid /prevent Jury trial.
	SEE AT	TTACHED WRITTEN COMPLAINT (pages 1 through 6)
	<u></u>	

		_
Exha	ustion of Administrative Remedies Administrative Procedures	_
The	rison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997(a), requires that "[n]o action	on
	be brought with respect to prison conditions under section 1983 of this title, or any other	
	l law, by a prisoner confined in any jail, prison, or other correctional facility until suc	
admi	istrative remedies as are available are exhausted."	
Adm	nistrative remedies are also known as grievance procedures. Your case may be dismissed	if
you h	we not exhausted your administrative remedies.	
A.	Did your claim(s) arise while you were confined in a jail, prison, or other corrections	al
	facility?	
	□X Yes	
	□ No	
	If yes, name the jail, prison, or other correctional facility where you were confined at the	ıe
	time of the events giving rise to your claim(s). Aliceville FCI	
B.	Does the jail, prison, or other correctional facility where your claim(s) arose have	– a
	grievance procedure?	
	XX Yes	
	□ No · ·	
	□ Don't know	
C.	Does the grievance procedure at the jail, prison, or other correctional facility where you	ır
	claim(s) arose cover some or all of your claims?	
	XX Yes	
	□ No	
	□ Don't know	

Did	you file a grievance in the jail, prison, or other correctional facility where your
clain	n(s) arose concerning the facts relating to this complaint?
MXI	Yes field 8.5 and gave Warden copy of written complaint in her hand directly No
If no	, did you file a grievance about the events described in this complaint at any other
jail, _l	prison, or other correctional facility?
	Yes
	NA No
If yo	u did file a grievance:
1.	Where did you file the grievance?
	To Warden and to the Case Manager
2.	What did you claim in your grievance?
3.	All of the events that arose that led me to being Hospitalized after being denied medical care during Emer What was the result, if any? NONE- No apologies, no i've spoken to them . NOTHING
4.	What steps, if any, did you take to appeal that decision? Is the grievance process
	completed? If not, explain why not. (Describe all efforts to appeal to the highest
	level of the grievance process.)
ev and bel du and su	u cannot appeal something that you do not get a response ten Activist wrote complaint to the Prison Domita White deshe also received no response in reference to the medical gligence and lack of medical attention and unprofessional havior of the correctional staff at Aliceville FCI ring a medical emergency that could have resulted in death definitely could have avoided the extended excruciating a fering of pain prolonged due tot he medical neglect definitely could have staff at Aliceville FCI

F.	If you	If you did not file a grievance:							
	1. NA	If there are any reasons why you did not file a grievance, state them here: / filed grievance							
	2.	If you did not file a grievance but you did inform officials of your claim, state who you informed, when and how, and their response, if any: Warden Neely and Case Manager Edgeworth							
G.	admini	set forth any additional information that is relevant to the exhaustion of your strative remedies: ist Domita White also wrote to the Aliceville FCI							
		You may attach as exhibits to this complaint any documents related to the tion of your administrative remedies.)							
Previ	ous Law	suits							
The "	three stri	ikes rule" bars a prisoner from bringing a civil action or an appeal in federal court							
witho	ut payin	g the filing fee if that prisoner has "on three or more prior occasions, while							
incaro	erated o	r detained in any facility, brought an action or appeal in a court of the United							
States	that wa	s dismissed on the grounds that it is frivolous, malicious, or fails to state a claim							
upon	which r	elief may be granted, unless the prisoner is under imminent danger of serious							
physi	cal injury	7." 28 U.S.C. § 1915(g).							
		your knowledge, have you had any cases dismissed based on grounds that it was icious, or failed to state a claim upon which relief may be granted?							
□ X X	Yes No	I already paid my court fees in thsi case							
If yes	s, state w	which court dismissed your case(s), when this occurred, and attach a copy of the							
order	(s) if pos	sible.							

VIII.

A.	Have	you filed other lawsuits in state or federal court dealing with the same facts
	invol	ved in this action?
	X X	Yes in this instant case that the court requested an amended complaint see order doc #3-1 No
B.	If yo	ur answer to "A" is "Yes," describe each lawsuit by answering questions 1 through 7
	belov	N. (If there is more than one lawsuit, describe the additional lawsuits on another
	page,	using the same format.)
	1.	Parties to the previous lawsuit: see doc # 3-1 in this case Plaintiff(s) Defendant(s)
	2.	Court (if federal court, name the district; if state court, name the county and State):
	3.	Docket or index number:
	4.	Name of Judge assigned to your case:
	5.	Approximate date of filing lawsuit:
	6.	Is the case still pending?
		Yes It's this same instant case , just amending complaint as ordered by the Judge No
		If no, give the approximate date of disposition:
	7.	What was the result of the case? (For example: Was the case dismissed? Was
		judgment entered in your favor? Was the case appealed?
al	bove d	pending, Judge wanted me to outline that all of the officers caused imminent danger that could have and Closing resulted in death, PTSD, emotional & Physical
Unde	er Rule	11 of the Federal Rules of Civil Procedure, by signing below, I certify to the best of

my knowledge, information, and belief that this complaint: (1) is not being presented for an

IX.

improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Printed Name of Plaintiff:

Priscilla A. Ellis

Prison Identification Number:

03260-180

Prison Address:

C1, Aliceville FCI

P.O. Box 4000

Aliceville City

I declare under penalty of perjury that the foregoing is true and correct,

Executed on ___4-28-2023

Signature of Plaintiff

Complaint Pages 1-6 Attached

Span Company C

2023 MAY -5 A 9: 52

DO CE ALABAMA

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA WESTERN DISTRICT

PRISCILLA A. ELLIS
Plaintiff

AMENDED COMPLAINT CIVIL ACTION NO: 7:23-CV-231-MHH-NAD

VS.

FEDERL BUREAU OF PRISONS (FBOP)
ALICEVILLE FEDERAL CORRECTIONAL INSTITUTION (FCI)
WARDEN NEELY
LIEUTENANT LOVE
OFFICER DUNKIN
OFFICER WESTON
OFFICER LOTT
OFFICER BECK
LIEUTENANT MOORE (MALE)
OFFICER TAYLOR
OFFICER FAIR (FEMALE)

AMENDED COMPLAINT FOR CIVIL SUIT FOR MEDICAL NEGLECT AND INDIFFERENCE TO MEDICAL EMERGENCY

I JURISIDICTION & VENUE

This is a civil action authorized by 42 U.S.C Section 1983 to redress the deprivation, under color of state law, of rights secured by the Constitution of the United States. The Court has jurisdiction under 28 U.S.C Section 1331 and 1343 (a)(3). Plaintiff seeks declaratory relief pursuant to 28 U.S.C Section 2201 and 2202. Plaintiff's claims for injunctive relief are authorized by 28 U.S.C. Section 2283 & 2284 and Rule 65 of the Federal Rules of Civil Procedure

The Northern District of Alabama, Western District is an appropriate venue under 28 U.S.C. Section 1391 (b)(2) because it is where the events giving rise to this claim occurred.

II PLAINTIFFS

PLAINTIFF PRISCILLA a. ELLIS IS AND WAS AT ALL TIMES MENTIONED HEREIN A PRISONER OF THE STATE OF ALABAMA IN THE CUSTODY OF THE FEDERAL BUREAU OF PRISONS.

Priscilla A. Ellis is currently confined in Aliceville FCI, in Aliceville, Alabama.

III DEFENDANTS

Kimberly Neely is the Warden at Aliceville FCI. She is legally responsible for the overall operation, safety, custody and medical care of ALL inmates housed at Aliceville FCI as well as the conduct of all of the employees at Aliceville FCI, in Aliceville, Alabama. Warden Neely is responsible for the welfare of every prisoner located within the Aliceville FCI Prison. As the head of Corrections, Warden Neely is also legally responsible for the overall operation of the corrections, care, custody and control of the Aliceville FCI Institution as well of the Conduct of all of the Officers employed at Aliceville FCI hired to maintain the Care, custody medical, control and welfare of the inmates housed at Aliceville FCI.

Officer Lott, Officer Beck, Lieutenant Love, Lieutenant Moore, Officer Weston, Officer Dunkin are ALL Correctional Officers at Aliceville FCI who at all times mentioned in this complaint, held the rank of Officers employed by Aliceville FCI and was assigned to Aliceville FCI Operations or SHU (Solitary Housing Unit) at the time of the incident in which plaintiff is seeking

Page 1 of 6

declaratory relief and monetary damages.

Each defendant is being sued individually and in his Official capacity. At all times mentioned in this complaint each defendant acted under the color of state law.

III - FACTS

On August 21st around 6:30 pm while housed unlawfully without merits in the SHU (Solitary Housing Unit) Plaintiff started experiencing chest pains, and could barely stand so her cell mate Cynthia Presume pressed the Panic button (which is for emergency assistance from Staff)

When the Officers arrived to include Lt B. Love, Lt Moore (Male), Officer Weston, Officer Lott inside the cage at the SHU, Standing at the Gate of the Shu outside the Cage was Officer Dunkin and Officer Beck.

Plaintiff voiced her excruciating chest pains and requested immediate medical attention. Lt B. Love denied her medical attention stating that the Medical staff had gone for the evening. Plaintiff explained to LT Love that she was hurting really bad, having anxiety attacks and suffered from Chronic Hypertension and could feel her blood pressure escalating and that she had not taken her blood pressure medicine before being brought here.

LT. B Love said" You will be fine until morning, nothing is wrong with you because you are talking to me right now. Plaintiff explained to Lt B. Love that she was an older lady near 60 and knows her body and that she is in need of emergency medical care to please call 911. Again Lt B. Love taunted that he was not going to call medical that his officers would make their rounds every 30 minutes to check on else to make sure she was ok and there is nothing wrong so not calling anyone, taunting and laughing that he is in charge and it's his call and his officers all in tow Officer Weston

LT Moore (Male)

Officer Lott

All laughing and Officer Weston chimes in to ask Plaintiff's bunk mate Cynthia Presume if she knew CPR and Cynthia Presume said "NO", but this lady is sick, and Officer Weston starts laughing along with the others stating "well you had best know C.P.R tonight" Ha Ha! The other Officers chimed in to laugh and taunt (evident by Security Camera Footage)

By the way: Every 30 minutes is the Officers normal rounds, he was NOT making an effort to check to make sure that Ellis was alright. This was just more taunting. Plaintiff at that moment had no idea that the regular rounds were every 30 minutes.

Officer Dunkin at the Gate yelling, tell her to take an aspirin and lay down, "she will be alright" Someone should have stepped up to call emergency medical care. They failed to provide Care, causing avoidable suffering.

Plaintiff could barely breathe and pleaded for help with no help rendered for medical care, nor would he call anyone. Plaintiff had a seizure attack, EVERYONE started banging and asking for Help, (No one came) had to suffer through it, and finally again LTB. Love and LT Moore (Male) shows up again to say that they were NOT calling an ambulance, had to stand in the shower for hours until day light afraid to go to sleep, nor could she sleep because of the excruciating pain.

at 7:30 am here comes Nurse Etheridge and Officer Robertson coming and telling Plaintiff to come to the door and Plaintiff asked where was she going and Nurse Etheridge says we are taking you to medical.

Nurse Etheridge performed an E.K.G and took vitals. Blood pressure was 206/118 and the E.K.G was abnormal. Nurse Ethereidge immediately called Dr. Williamson and he told her to bring plaintiff over to the big clinic where he was. Dr. Williamson took Plaintiff's vitals again and Blood d pressure was escalating, he immediately started putting NITRO Glycerin tablets under Plaintiff's tongue and on op of the excruciating chest pain, now the headaches come from the Nitro and the Nausea, plaintiff was already weak.

After 4/5 Nitro Glycerin tablets the blood pressure was still escalating and so Dr. Williamson called for an ambulance and told them to get Plaintiff out of here NOW!

It took the ambulance over 2 plus hours to arrive, plaintiff was out of it by then and upon arrival they started working on plaintiff.

After arriving hospital plaintiff was rushed down for a CT SCAN (Upper) and they found that Plaintiff's esophagus was swollen causing the chest pains and blood pressure was still over 206/118. The swelling of the esophagus caused back up and

infection up the neck to the ear drum.

according to Doctors that rendered care to plaintiff at DCH Hospital Dr.. Gharvan and Dr. Donaldson, had Plaintiff waited a bit longer, she would have died. Had the Plaintiff not had a seizure the night before and gone to sleep, she possibly would have died.

Plaintiff was admitted into the Hospital at DCH on 22 August 2022 and was there for 6 days in which 4 of them plaintiff could only have ice chips no food or water, and was eventually put on an oxygen ventilator and bed pan.

See Attached Exhibit A with the detailed Denied Medical Attention by Aliceville Staff which details the medical procedures that Inmates are suppose to receive according to the Handbook given to all Inmates upon arrival to Aliceville FCI During Orientation.

Ellis was not afforded adequate Medical care as outlined, nor was Ellis afforded any medical care at a critical moment which cod have resulted in death, especially at a time that COVID was still very rapid and growing in the Aliceville community and Prison was already on modified operations.

Upon return from the Hospital Officer Fair (FEMALE) and Officer Taylor came to Pick Ellis up in a van that had no air conditioning and it was 95 degrees outside. This is more negligence by Aliceville FCI staff as all should perform a preventive maintenance check prior to taking a vehicle out on the road, especially to pick up an inmate that has been hospitalized, for over 5 days and already weak.

Plaintiff was dripping wet as though she had someone pour water n her and Officer Fair (Female) told Officer Pearson the receiving Officer for Ellis "You probably need to give her a change of clothes, the air didn't work in the van". She didn't say check on her to make sure that she is ok, nothing, just give her a change of clothes. Total inhumane and total negligence.

See Exhibit B - Copy of Hospital Bracelet as evidence tat Plaintiff was admitted into the hospital on 8-22-2022 Because of dealing with inmates form several surrounding Institutions, this hospital is known for sending inmates back if it is not critical care that is required

See Exhibit C- The information explaining how Officers or Aliceville FCI staff will handle emergency medical care after hours page 37 and page 38 of the A&O Handbook

Exhibit D- see copy of Appeal to the Warden for compassionate release. Plaintiff made the prison aware of her medical problems and chronic hypertension, seizures and other medical condition that required attention.

Plaintiff had put in over 30 sick call slips and the Clinic at Aliceville FCI responded to stop sending sick call slips, she was on the list to be seen, but was not seen in a timely manner no matter how many attempts that she made to seek medical attention. So plaintiff in the interim suffered excruciating chest pains and hypertension as well as other chronic medical without oversight.

Exhibit E- (4 Pages)see attached Administrative grievance attesting grievance number 1102724-A1 where plaintiff was sexually assaulted by Federal Bureau of Prisons Senior staff Everett Cottrell at FMC- Carswell that the Federal Bureau of Prisons continue to try to cover up or brush under the rug hoping that it will go away, as they are hoping t his medical neglect claim go away.

See Exhibit F- Email from SIS Oklahoma telling plaintiff that the Police at Fort Worth was handling this, again in hopes that it goes away knowing that the local police cannot investigate within the Federal institution, it has to be FBI or US Marshals.

IV - EXHAUSTION OF LEGAL REMEDIES

Plaintiff used the prisoner grievance procedure available a Aliceville FCI to try to resolve the medical neglect problems at Aliceville FCI evident by exhibit D, and the fact that Plaintiff gave Warden Neely a copy of the medical neglect complaint in writing in her Hands as she was walking through conducting her rounds in the SHU (Solitary Housing Unit)

V - LEGAL CLAIMS

Plaintiff reallege and incorporate by reference all claims written in sections I through IV above

The Medical neglect and deliberate indifference to medical needs, unsafe medical conditions, the lack of medical attention,

denial of emergency medical care in an imminent medical situation, medical disparity based upon race (because plaintiff fell that this white officer in charge LT B. Love would have never treated an older White women the same age as Plaintiff in this manner to deny medical care when complaining of chest pains especially after letting him know that she has chronic hypertension. Allowing plaintiff to suffer in sever pain for prolonged hours which could have been avoided had they dialed 911, causing emotional and mental anguish, emotional anxiety, did cause mental and physical injuries' did violate Plaintiff Priscilla Ellis' rights and constituted Eighth Amendment. Cruel and unusual punishment, under the Eighth amendment of the United States Constitution.

All have a right to adequate medical care at an appropriate time, especially during an emergency situation requiring care. Plaintiff has served her country honorably as a soldier and spouse for over 30 plus years to protect the same rights under the United states constitution that was being denied and abused by empty suits calling themselves Federal custody Officers, demoralizing humans simply because they have a title inmate, which is despised by many who accept the position of care. custody and control.

FROM: 03260180 -

TO:

SUBJECT: #2 amendment DATE: 04/28/2023 12:00:54 PM

The Plaintiff has no plain, adequate or complete remedy at law to redress the wrongs described herein. Plaintiff has been and will continue to be irreparably harmed and injured by the conduct of the defendants unless this court grants declaratory and injunctive relief which plaintiff seeks.

- (1) Plaintiff were harmed by prison officials
- (2) The harm that was caused that put plaintiff in imminent danger of possibly of death when she tells the prison correctional officers that she is a chronic hypertension patient and experiencing excruciating chest pains, causing mental and physical injury, prolonged denial of medical care which could have resulted in death, PTSD, emotional and mental anxiety from a Senior Correctional Officer telling plaintiff that they will not call medical staff nor dial 911 and it was his decision and the laughing and taunting of being helpless as an inmate under their care and no control over getting your own medical help. This was pure torture and a medical lynching in the 21st century. No white man or woman would have been treated this way, but this White Officer took it upon himself along with his black counterparts to deny much needed medical care. This is color of law abuse and racial discrimination as well.
- (3) The correctional Officers actions were not necessary nor reasonable to maintain discipline or the orderly running of the prison. This was total negligence in the worst way.

The Court requested that the pleading be amended to identify the harm and damage for each defendant. Each defendant is guilty of maliciously denying adequate and basic medical care during an emergency. Neither are doctors nor medical staff and cannot make a determination as to whether it is urgent or not and should have called 911. One of the officers there Lt B. Love, Officer Lott ,Lt Moore (Male) Officer Beck, Officer Dunkin, Officer Weston should have been more susceptible to an older woman telling them that she was having chest pains and suffer from chronic hypertension and especially during a time when Aliceville FCI was still in Code red from COVID virus, which already mentally antagonized and caused emotional distress on top of the physical pain and suffering.

All of the above officers put Inmate Priscilla Ellis in imminent danger of sudden death by not providing the simple basic medical attention when required by calling anyone listed in the A&O Handbook or their employee handbook, or just having humanity and compassion for a human being.

Officer Fair (female) and Officer Taylor put plaintiff in imminent danger of possible heat stroke or sudden death by coming to pick her up in a van in late August without any air conditioning nor a way to let the window down to allow Inmate Ellis to have air circulating to allow her to simply breathe. These Officers showed no regard for human life simply because as Officer Fair (female) quite often touts "you are just an inmate".

Warden Neely is responsible for the actions of her employees as the person that is n charge of the overall operations and daily running of the Aliceville FCI institution, and therefore is responsible for the actions of the employees that she entrusts to employ as officers for Care, Custody and control of inmates that she houses. Their negligence and medical indifferences or lack thereof are her responsibility to enforce and oversee that they adhere to the written polices of Aliceville FCI A&O handbook as well as their employee handbook.

Officer Fair (Female) and Officer Taylor as seasoned Correctional Officers in the Federal Bureau of Prisons should have known better then to drive two hours away in a vehicle with no air to pick up an inmate that had been hospitalized for over a week causing more pain and suffering physically and mentally and emotional distress. Inmate could have easily had a heat stroke and died. Correctional officers have to be held responsible for their actions, the same as they hold inmates responsible for their actions, which is why we are in custody, but we are still human and deserve the same constitutional protections as all other citizens, as there is no iron curtain between prison and society. The Laws within the United States Constitution under the Eighth and First Amendments still applies.

Eighth Amendment Cruel and unusual punishment
First Amendment -The right to adequate Medical care
Seventh Amendment-The right to a trial b Jury when seeking punitive damages over the amount of \$25 United States dollars.

Wherefore plaintiff respectfully prays that this court enter judgement granting plaintiff

A declaration that the acts and omissions described herein violated plaintiff's rights under the Constitution and laws of the United States.

Compensatory damages in the amount of \$5,000,000 (Five Million United States dollars) or an amicable settlement to be determined by this court against each defendant jointly and severally.

Punitive damages in the amount of \$5,000,000 (Five Million United States dollars) or an amicable settlement to be agreed upon between defendants and Plaintiff , against each defendant jointly and severally.

A Jury trial on all issues triable by Jury

Plaintiff's cost in this suit to include filing fees, legal copy fees and postage

Any additional relief that this court deems just, proper and equitable.

Respectfully Submitted;

Pro-Se

C1. Aliceville FCI

P.O. Box 4000

Aliceville, Alabama 35442

VERIFICATION:

I have read the foregoing complaint and hereby verify that the matters alleged therein are true, except as to matters alleged on information and belief, and as to those, I believe them to be true. I certify under the penalty of perjury that the foregoing is true and correct.

Executed at Aliceville FCI, Aliceville Alabama on 4-27-2023

Priscilla A. Ellis

Pro-Se

CERTIFICATE OF SERVICE:

Plaintiff hereby certify that the above complaint was mailed from Aliceville FCI mail receptacle for legal mail on 4-27-2023

Priscilla A. Ellis

Pro-Se

C1, Aliceville FCI

P.O. Box 4000

Aliceville, AL 35442

Date: 03/17/2023 Time: 11:28:37 AM

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF PRISONS

Location: ALI

Request for Withdrawal of Inmate's Personal Funds

	Encumbrance No.: 2332
	Encumbrance No.: 2552
ease charge to my account the sum of $$402.00$ an	d authorize the same to be paid to:
ontact/FMIS Certification Address	
ourt Co Clerk, Us Dist	
729 5TH AVE N	
23-cv-00231-MHH-NAD	
RMINGHAM . 35203	
nited States	
rpose: Court Fees	
neck Memo: Fees for 7:23-cv-00231-MHH-NAD	
	02240490 ELLIS PRISCILLA
	03260180 - ELLIS, PRISCILLA
(Signature of Inmate)	(Inmate Register No./Name)
	
(Signature of Approving Official)	
(Signature of Deposit Fund Tech)	(Payment #)
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- Exhibit A

TRULINCS 03260180 - ELLIS, PRISCILLA ANN -

FROM: 03260180

TO:

SUBJECT: GRIEVANCE/DENIAL MEDICAL

DATE: 10/03/2022 09:28:14 AM

Priscilla Ellis 03260180

Hospitalized 22 through 28 August 2022

DCH Hospital, Aliceville, AL

DENIED MEDICAL ATTENTION BY ALICEVILLE FCI STAFF

On 8-21-2022, Ellis was feeling ill and requested medical attention. The Officers in the SHU reused to give Ellis medical attention and eventually Ellis pushed the button and asked for them to call a Nurse or Doctor. They again refused Ellis medical attention but did call the Lieutenant eventually.

SIS Lieutenant B. Love was the Lieutenant on duty that night and he said that it was after 7:30 and the Medical staff had let for the day. I said well I need medical attention I am sick, sick and have chronic hypertension and I had not eaten before you put me in the SHU, so have not taken my medicine yet for the day and I feel that my pressure is rising and I and am having Horrible Chest Pains as though am having a Heart attack. I told him that I also have Grandma seizures.

Lt. B Love looked at me and said " you are talking to me so you are ok". I said to him "Sir, I am not a kid, I am an Older Lady, almost 60. I know my body".

Lieutenant Love responded "Well you are acting like a kid right now", "I am NOT calling anyone you will be fine, they will be here by 6:00 am in the morning.

Lieutenant love was laughing and taunting, and his staff the same

Officer Weston, as my Bunkie (Cynthia Presume) "Do you know CPR"? Ha Ha Ha! (Laughing and giggling) Cynthia, said, "I don't know CPR, but I know that this lady is sick", she is not joking".

Weston replies "Well you had best know CPR tonight" Ha ha ha (laughing and joking, and the rest of the officers chimed in to laugh and joke and taunt.

Officer Dunkin
Officer Lott
Officer Weston
Lieutenant B. Love
Lieutenant Moore (Male Lieutenant)

After all of the taunting, I asked directly Lieutenant B. Love (Whom was in charge)

"Sir, are you denying me medical"? I served my country honorably for over 30 years as a Army soldier nd Army spouse at the highest level, we were part of NATO, and this lets every American have access to adequate medical care."
"LT. B Love (Lieutenant in Charge) said "I am NOT calling anyone, you will be fine and walked away with his staff in tow and laughing all of the way out. Lt Love's last words on the eh way out while all were laughing said "I will have them make rounds every 30 minutes to check on you"

This is their normal times for rounds. This was another mimicking Joking, I was not aware, until someone said that is when they come around Ms. Ellis is every thirty minutes. This is sad and shameful. This is the Head Lieutenant of SIS that throws people in the SHU, when he has no evidence or reason to do so. In other words, over reach and abuse of Power (Color of law Abuse) (violation of Government Ethics), (Abuse of Office) etc...

Everyone started banging and yelling for HELP, after I started seizing out and no one returned.

I stood in the shower after I could stand from the seizure, and pushed the button over and over trying to keep my blood flowing

and circulated. After what seemed like hours, I came out when I saw it started getting light and just when I told my Bunkie am sorry, will try to lay down, about an hour later

Nurse Etheridge and Officer Robertson came in and said Ellis, "come, we are taking you to medical".

When we got tot he little Medical room in the Shu, Nurse Etheridge did an EKG, she said she could not read it so she called Dr. Williamson and told him she wanted him to read it and told him that my Blood Pressure was 206/118 and so he told them to bring me over to the Main clinic where he was.

Upon arrival Dr Williamson checked my Blood pressure 3 times and saw that it was escalating and he stopped with the 206/118 and started giving me Nitro Glycerin tablets under my tongue, hooked me up to IV Fluids and called an ambulance to get me out of there, my chest felt like it was going to cave in and it took the ambulance over an hour plus to arrive, even though they told Nurse Etheridge that they would be there within 20 minutes, it was closer to TWO HOURS for them to arrive.

Once I arrived the Hospital, they took again checked blood pressure it was escalating from the 206/118, they took me down for a CT (Cat Scan) (Upper) and found that my esophagus was swollen and backed up to my neck and would not allow me to eat anything nor drink and liquids for 4 (Four days) I was eventually put on Oxygen Ventilator) had to use a bed pan, and was in the Hospital for 6 days.

I was told by Dr. Donaldson and Dr. Gharvan that had I gone to sleep that Night of the incident, I would have possibly DIED, yet Lieutenant B. Love and his staff on their own free will denied me medical attention and treatment which caused me mental anguish, physical and emotional pain and grave anxiety that could have resulted in DEATH.

This is worse then the George Floyd/ Chauvin case, when a senior Officer is wrong, then one of the other Officers, should have stepped up and took responsibility to dial 911 to possible preserve life and remove the physical pain and emotional distress.

Just because Ellis was not crying and screaming, they assumed that I was NOT sick. An adult knows their body, especially a WOMAN.

This should be unacceptable anywhere in the United States of America, and especially Prison where Inmates rely upon the Federal Bureau of Prisons and Federal Government for Care, and have no other option as persons in a regular community environment.

All involved in this situation should be immediately terminated and or relocated to another facility AFTER they go through further training on handling medical situations. NONE of them are doctors or medically inclined to determine if someone is malingering or faking.

They should always seek out Medical staff and let the determination be made there, as to further actions on dealing with the Inmate.

This could have been avoided, as Ellis had put in over 30 plus sick call slips since arriving Aliceville FCI and still has NEVER seen the Doctor, even prior to them denying the request for compassionate release. This should be unacceptable anywhere in the United States to include Prison.

Ellis has NEVER had one incident report since arriving Federal Bureau of Prison for insolence or otherwise, because she is a professional on the outside of prison that was authority, so RESPECTS Authority.

I served my Country so that All Americans can enjoy the protected Freedoms of the United States Constitution that includes adequate Medical Care.

I want TOTAL Accountability for the actions of each of these employees that could have caused DEATH, to me and possibly other inmates, solely because they want to Joke, and taunt and Abuse their power and put on a show amongst each other of "Look at me, I am the Dummy in Charge"! NO ONE SHOULD HAVE TO GO THROUGH THIS, NO ONE!

No one with a family member at home would not show compassion, especially towards a woman. We are Inmates but above all we are HUMAN and WOMEN!

I want Full Accountability!

Medical Services Page 37 of Handbook /A&O Aliceville States":

An inmate will receive adequate Medical Attention. The BOP inmate Health care delivery system includes local ambulatory clinics as well as major medical centers. Locally, emergency medical care is available 24 hours a day in ALL OP Facilities. BOP Clinical staff typically covers the day and evening shifts and community personnel meet the Emergency Needs when BOP Clinical staff is not on site.

Page 38 of this Handbook States

All Emergencies or injuries receive priority for Treatment. Appropriate Medical Care will be provided by Institution Clinical Staff, on call Staff if After Hours, or by community Emergency Medical Providers. (This is apparently if the Aliceville FCI Staff calls them in an appropriate manner and time frame to prevent further injury/suffering to them Inmate) Which was clearly not the case in Ellis' case being that she had to wait until the next morning to receive care and suffered throughout the night, as well as the Ambulance Service told Nurse Etheridge that they would be there in 20 minutes and it was almost TWO HOURS before they arrived.—This is not sufficient in a Life or death emergency medical situation.

A change for progress must be made.

Priscilla A. Ellis U.S. Army Veteran

Incarcerated at Aliceville FCI

Hospitalized at DCH from 22 through 28 August 22

Dr. Donaldson Dr Gharvan Dr. Bilten

Exhibit

Exhibit

8:31-2022 by 28 Nignst 22, 22 August 2022 mer being denied medical Micaille Pet STS Cleukenson

UNS Susker Shut & broked

Ellis that Blood Pressure 206/118 & Esglingus

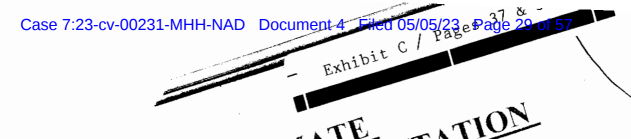
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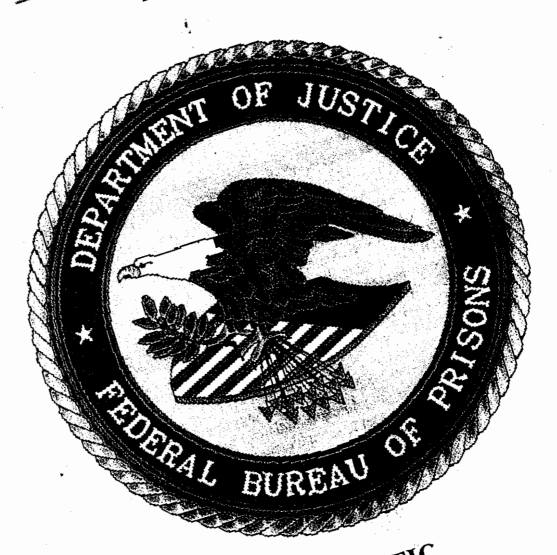
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ADMISSION & ORIENTATION HANDBOOK



FEDERAL CORRECTION ALIC

UPDATED: July 2021

an authorized absence from an institution by an inmate who is not under the escort.

State agent Furloughe are a privilege control of State agent. Furloughe are a privilege control of State agent. an authorized absence from an institution by an inmate who is not under the escort member, a U.S. Marshal, other Federal or State agent. Furloughs are a privilege, not a member, a U.S. Marshal, other Federal or public interest and for the furthernos of the color order of the public interest. member, a U.S. Marshal, other Federal or State agent. Furloughs are a privilege, not a and are only granted when clearly in the public interest and for the furtherance of a meets only granted when clearly in the public interest and for the furtherance of a meets the eligibility requirements. and are only granted when clearly in the public interest and for the furtherance of a submit an imate correctional goal. An inmate who meets the eligibility requirements may submit an imate correctional goal. An inmate who meets the eligibility requirements may submit an imate correctional goal. An inmate who

Central Inmate Monitoring System

The Central Inmate Monitoring System (CIMS) is a method for the Agency to monitor and set who is a method for the Agency to monitor and its anticipation in community activities of inmates who control the transfer temporary release and participation in community activities of inmates who control the transfer temporary release and participation in community activities of inmates who control the transfer temporary release. The Central Inmate Monitoring System (CIMS) is a method for the Agency to monitor and control the transfer, temporary release, and participation in community activities of inmates who nose special management considerations. Designation as a CIMS case does not in and of the property release. plication for furlough to staff for approval. control the transfer, temporary release, and participation in community activities of inmates who pose special management considerations. Designation as a CIMS case does not, in and of itself, and participation as a CIMS case does not, in and of itself, and participation as a CIMS case does not, in and of itself, and participation in community activities. All inmates who are designated as prevent an inmate from participating in community activities. pose special management considerations. Designation as a CIMD case does not, in and of itself, and prevent an inmate from participating in community activities. All inmates who are designated as CIMS cases will be notified by their Case Manager Central Inmate Monitoring System

CIMS cases will be notified by their Case Manager.

Warriages

If an inmate wishes to be married while incarcerated, the Warden may authorize him to do so inmate. If an inmate wishes to be married while incarcerated, the warden may authorize him to do so in the inmate. If an inmate wishes to be married while incarcerated, the warden may authorize him to do so in the inmate. If an inmate wishes to be married while incarcerated, the warden may authorize him to do so in the inmate. If an inmate wishes to be married while incarcerated, the warden may authorize him to do so in the inmate. If an inmate wishes to be married while incarcerated, the warden may authorize him to do so in the inmate. It an inmate wishes to be married while incarcerated, the Warden may authorize him to do so under certain conditions. All expenses of the marriage will be paid by the inmate. If an inmate under certain conditions. All expenses of the marriage will be paid by the inmate. Have a letter from the intended spouse which verifies their intention to marry.

Demonstrate level eligibility to marry. Marriages requests permission to marry he must:

- . Demonstrate legal eligibility to marry.
- The marriage must not present a security risk to the institution. . Be mentally competent.

Marriage procedures are detailed in local Institution Supplement's. Barner Snop

Haircuts and hair care services are authorized in the barber shop only. Hours of operations and hair care services are authorized in the barber shop only.

posted in each of the housing units and the barber shop.

The BOP inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop inmate health care delivery system includes local ambulatory of the Bop in Bop medical centers. Locally, emergency medical care is available 24 medical centers. facilities. BOP clinical staff typically covers the day and ever emergency personnel meet emergency needs when BOP clinical str Medical Services

Health services typically include episodic visits for new or ref through a sick call system, chronic care management for ch enrollment in chronic care clinics for regular care, re emergency care for injuries and sudden illness, agr optimal health and functional status, restorative care long-term care and end-of-life care.

Exhibit C / Pages 37 & 38

INMATE ADMISSION & ORIENTATION HANDBOOK



FEDERAL CORRECTIONAL INSTITUTION ALICEVILLE

UPDATED: July 2021

about the individual inmate outweigh the need to visit the community.

ough is an authorized absence from an institution by an inmate who is not under the escort a staff member, a U.S. Marshal, other Federal or State agent. Furloughs are a privilege, not a legitimate correctional goal. An inmate who meets the eligibility requirements may submit an application for furlough to staff for approval.

Central Inmate Monitoring System

The Central Inmate Monitoring System (CIMS) is a method for the Agency to monitor and control the transfer, temporary release, and participation in community activities of inmates who pose special management considerations. Designation as a CIMS case does not, in and of itself, prevent an inmate from participating in community activities. All inmates who are designated as CIMS cases will be notified by their Case Manager.

Marriages

If an inmate wishes to be married while incarcerated, the Warden may authorize him to do so under certain conditions. All expenses of the marriage will be paid by the inmate. If an inmate requests permission to marry he must:

- · Have a letter from the intended spouse which verifies their intention to marry.
- · Demonstrate legal eligibility to marry.
- · Be mentally competent.
- · The marriage must not present a security risk to the institution.

Marriage procedures are detailed in local Institution Supplement's.

Barber Shop

Haircuts and hair care services are authorized in the barber shop only. Hours of operation will be posted in each of the housing units and the barber shop.

Medical Services

The BOP inmate health care delivery system includes local ambulatory clinics as well as major medical centers. Locally, emergency medical care is available 24 hours a day in all BOP facilities. BOP clinical staff typically covers the day and evening shifts and community emergency personnel meet emergency needs when BOP clinical staff is not on-site.

Health services typically include episodic visits for new or recurring medical or dental symptoms through a sick call system, chronic care management for chronic and infectious diseases through enrollment in chronic care clinics for regular care, routine dental care, medical and dental emergency care for injuries and sudden illness, age-appropriate preventive care to promote optimal health and functional status, restorative care to promote achievable functional status, long-term care and end-of-life care.



Sick Call System

For episodic care, clinical and dental staff will screen the inmate's complaint, give a future appointment based on the nature of the health complaint and enter the appointment date on the "callout" sheet. Inmates will report to their assigned work details after making the sick call appointment. If the medical or dental sick call appointment is scheduled for the same day, the inmate will receive a sick call appointment slip and give it to the work detail supervisor who will authorize the inmate to go to the clinic at the appointed time. Inmates who become ill after the regular sick call sign-up period will notify their work supervisor or Unit Officer to call the Health Services Unit to arrange an evaluation. Inmates requesting health services will be charged a co-payment fee unless staff determines they are indigent and not subject to a co-payment fee.

Inmates in detention or segregation who are unable to attend the scheduled sick call sign up event will access sick call by submitting a written request for evaluation or by verbally asking for a sick call appointment when the Health Services clinician makes daily rounds in the secured unit.

Emergency Medical Treatment

All emergencies or injuries receive priority for treatment. Appropriate medical care will be provided by institution clinical staff, on-call staff if after hours, or by community emergency medical providers. Clinicians covering evenings, weekends and holidays provide treatment for acute medical problems and directly observed pill lines.

Medication Administration (Pill Line)

Controlled medications are administered at regularly scheduled times of the day and evening in a specific location in the Health Services Unit known as the "pill line." Clinical staff delivers controlled medications to inmates in detention or segregation units during established pill line times.

On-the-job Injuries

Inmates injured while performing an assigned duty, must immediately report this injury to their work supervisor. The work supervisor reports the injury to the institution Safety Manager who completes mandatory occupational injury documentation. The inmate must be evaluated by clinical staff and an injury report completed for inclusion in the inmate's health record under the Occupational Medicine section of BEMR.

Inmates who suffer a work-related injury may be eligible for compensation if the injury prevents the inmate from performing her or her usual work duties. However, the inmate may be disqualified from eligibility for lost-time wages or compensation if he or she fails to report a work injury promptly to the supervisor.

Case 7:23-cv-00231-MHH-NAD Document 4 Filed 05/05/23 Page 34 of 57 Exhibit D U.S. Department of Justice ninistrative Remedy Appeal Federal Bureau of Prisons Type or use ball-point pen. If attachments are needed, submit four copies. One copy of the completed BP-229(13) including any attachments must be submitted with this appeal. LAST NAME, FIRST, MIDDLE INITIAL Part A - REASON FOR APPEAL I am appealing the Warden's decision dated 6-23-2022 to deny my compassionate release based upon my underlying medical conditions. First of all, I have not been diagnosed by a doctor since I have been here., They are not giving me all of my medications as atatched, as soon as I stepped foot on this compound prior to diagnosing me, the Wack Doctor Li took away a lot of my medications that have been prescribed to me for years, even prior to incarceration by the Veterans Hospital. I have a visible Port exposed that sticks out of my chest and have not been x-rayed nor drained and I do not and cannot get the appropriate diet in the FBOP with my medical conditon. They do nto allow me to take my food back to the Unit without sneaking it out of the Chow Hall which means that I would be hungry or starved as with my medical Lap Band, I have to eat very slow or throw up all over the place, it takes over an hour to eat one meal (Small) . I have seizures, I have hypertension (CHronic, as my mom died at age 36 from Hypertension), I have partial hearing in right ear and ear Ulcers that cause severe pain. I would like a compassionate release (see attached DATE SIGNATURE OF REQUESTER Part B - RESPONSE

Proof, they wind will Aware of my medical Conditions months before being denied Medical & resulting in Hospitalization

DATE If dissatisfied with this response, you may appeal to the General Counsel. days of the date of this response.	REGIONAL DIRECTOR Your appeal must be received in the General Counsel's Office within 30 calendar		
ORIGINAL: RETURN TO INMATE	CASE NUMBER:		
Part C - RECEIPT			
Return to:LAST NAME, FIRST, MIDDLE INITIAL	REG. NO.	UNIT	INSTITUTION
SUBJECT:			
DATE	SIGNATURE, RECIPIENT	SIGNATURE, RECIPIENT OF REGIONAL APPEAL	

RECEIPT - ADMINISTRATIVE REMEDY

DATE: MARCH 7, 2022

FROM: ADMINISTRATIVE REMEDY COORDINATOR

CENTRAL OFFICE

TO : PRISCILLA ANN ELLIS, 03260-180

ALICEVILLE FCI UNT: A UNIT QTR: C03-206L

THIS ACKNOWLEDGES THE RECEIPT OF THE CENTRAL OFFICE APPEAL IDENTIFIED BELOW:

REMEDY ID : 1102724-A1

DATE RECEIVED : DECEMBER 1, 2021

RESPONSE DUE : JANUARY 30, 2022

SUBJECT 1 : PREA - SEXUAL ABUSE BY STAFF

SUBJECT 2

Case 7:23-cv-00231_TMHH-NAD Document 4 Filed 05/05/23 Page 36 of 57 Case 1:22-cv-00345-UNA Document 1 Filed 02/07/22 Page 8 of 18

TRULINCS 03260180 - ELLIS, PRISCILLA ANN - Unit: OKL-E-C

FROM: 03260180 TO: Victor, Sharon

SUBJECT: Director FBOP DATE: 11/15/2021 02:46:10 PM

To: Director Federal Bureau of Prisons

c/o: Attorney 320 First St, NW

Washington, D.C. 20530

To: Director
South Central Regions'
Federal Burger 1999
344 Marine Forces Dr.

Grand Prairie, Texas 75051

Priscilla Ellis 03260180 5C-#528 Federal Transfer Center P.O. Box 898801 Oklahma City, OK 73189-8801 15 November 2021

I am writing to file an official complaint of Sexual Abuse, sexual harassment and sexual explicit mis conduct against your Unit Manager Everett Cottrell at FMC Carswell. Your Unit Manager Everett Cottrell has sexually assaulted, sexually harassed mentally harassed and tormented me for the past two plus years. I had no where to turn to and if you notice in all of my complaints, his name was never ment oned because he always threatened me that he is the ONLY person that can help me and that he told everyone that they were to refer me to him. In all NO one would help me. The counselor and the Unit Case Manager even as I was leaving Case Manager Groves told me if you have questions about your transfer, talk to Mr. Cottrell. I know that it should not work this way, as the Prison staff at Hazelton were professional and did not work in this manner. I have 100% CLEAR Conduct so why would a Unit Manager have so much interest in one inmate? Why? because he was sexually abusive, towards me consistently over and over. Mr. Cottrell told me that even if I tell the Warden or AW, neither could help me as they cannot tell him how to run his unit and he would just lock me down on Level 5 again, where he had done for over 5 plus months with 100% Clear conduct. I knew that I already had limited time to communicate with my family and needed to be out to work on my legal pleadings so did not test his threats.

Mr. Cottrell fondled my breasts, rubbed his black ugly body against mine, rubbed his Penis against my body on more then one occasion the last is in July/August when he brought me my added contacts from the Attorney General for the unlawful SAM that he falsified documents to have attached at the request of my sentencing district. I followed him into the copy room to make me copies of the modified form for the contact approval and he rubbed his penis against my body and asked how does that feel? He talked dirty, vulgar explicits and again always made known that he was and had the Power to do whatever, whenever to me with no one to question him as I was just an inmate.

I did try to tell the Warden and AW that something was going on, I told both of them on more then one occasion that I did not include his name into anything because I was warned that he was very vindictive and had more power on Carswell then the Warden, and SMEVER WARD OF THE ADMINISTRATIVE REMEDIES included his name in anything except for the copies that he provided to me while in lock down of first grievances. That is it! I was too afraid and did not want to be locked down again as he threatened, even to the last week before leaving Carswell, he denied me medical attention and told Dr Ingham and his staff to not provide me medical treatment. I no longer feel safe in the Federal Bureau of Prisons and would like to be housed in a Private facility while my attorney works my case. I want to file immediate Criminal Charges against Everett Cottrell, Unit Manager at FMC-Carswell for sexual abuse, sexual harassment, explicit sexual vulgarities and unwanted and un authorized touching for almost two years and mental harassment.

Please send an investigator to speak to me urgently and please remove me to a private facility not controlled by the Federal Bureau of prisons .

If my attorney needs to make contact with you, then I will ask him to reach out to you.

Case 7:23-cv-00231-MHH-NAD Document 4 Filed 05/05/23 Page 37 of 57 Case 1:22-cv-00345-UNA Document 1 Filed 02/07/22 Page 9 of 18

TRULINCS 03260180 - ELLIS, PRISCILLA ANN - Unit: OKL-E-C

FROM: 03260180 TO: Johnson, Kenietta SUBJECT: Mayor

DATE: 11/28/2021 01:01:11 PM

Mayor Mattie Parker 200 Texas Street Fort Worth, Texas 76102

11-27-2021

Fort Worth Police Department 505 W. Felix Ft Worth, Texas 76115

REL Criminal Charges for Sexual Assault

Congresswoman Beth Van -Duyne

Hello Mayor Parker; Fort worth Police Department and Congresswoman Van-Dune;

I am writing to let you know of the Sexual assault, sexual harassment, vulgar explicit sexual language, mental and emotional abuse that I endured over the past two plus years while in the Admin unit at FMC -Car swell by the Unit Manager Everett Cottrell, who falsified documents to send to the Attorney General Barr to add unlawfully applied SAM using false allegations that I was not indicted nor convicted for, but Attorney General Merrick Garland reversed it in September 2021 stating that I was right as a matter of law, and now have to get relief through the Courts for the prison staff applied 19 months after my final sentence. There are several women here at the Transfer Center in Oklahoma that have been sexually assaulted, emotionally tormented y the FMC-Carswell staff and then although Texas is my Region, am from Killen, Texas (Fort Hood, Texas) This is my home since March 1994, as a military transplant, to continue their cover up, they transfer me all across the country away from my family to Waseca, Minnesota. This is way over 500 miles out o my region. I have never had any mis-conduct or write ups my entire tie in the FBOP, as I know that I was falsely accused and thrown into a conspiracy in which I was a victim. Please see attached that I sent to the Director of the Federal Bureau of Prisons

I want to file criminal charges on Everett Cottrell, Unit Manager at FMC-Carswell. He sexually assaulted me repeatedly with unwanted touching, rubbing his body against mine, using elicit vulgar sexual remarks. He threatened me repeatedly that if I tell anyone, he would lock me down, this would prevent me from talking with my family or working on my legal case. He had locked me down for almost 9 months in solitary confinement before 23/24 hours a day with good conduct, so I believed him. He has had the mail room clerks, Ms Coleman and Ms Reader Ashbury and his secretary Ms Adkins, tamper with my legal mail, so I started sending it out certified and some never arrived, Cochran law firm was sent in May 2021, still says out fro delivery the Supreme court 7020-1810-0001-9911-5317 sent 17 August 2021 to Supreme Court (not traceable) 7020-1810-0001-9911-8157 sent to Supreme Court in July 2021 (not traceable) contact my sister Retired Army Sharon Callens at 254-630-6885

5328 CenterHill Drive Fort Worth, Texas 76179

I sent her copies of the legal Civil rights lawsuit I filed in May, she will give you the tracking number, set in May, still says out for delivery. They tampered with the mail system, am sure at Mr Cottrell's request. I sent a legal box out with all of my legal on 27 October, to date it is unlocateable. Where did Mr Cottrell have Ms Reader and Ms Coleman send it?

This man is beyond corruption. I am sure that I am not the only person that he has done this to. I had none to tell and could not tell anyone so imagine, the Trauma that I have endured. When I arrived the Transfer Center, the Officer must have seen a sigh of relief come over me, with 8-10 of us in line, she only came to me and asked what was my name and was nice through out the in-processing and I broke down crying like a baby when I went to see the Psychiatrist in processing. I had a mental / emotional break down. Before I left i had a seizure and injured my shoulder, it was swollen, I could not move it nor wash my bottom and Mr Cottrell to Dr Ingham and his staff to not give me medical care that I was trying to get a medical hold.

This should not be happening in a prison in the United states of America. I sent a criminal complaint to the Sheriffs's Department, but want to file one with the Police as well. I do not want this gettign swept under the rug. I efuse to allow it to happen again to anyone. I do not feel safe in Federal Custody and want to be sent to a Private Federal Facility while my Attorney is getting me a court date.

TRULINCS 03260180 - ELLIS, PRISCILLA ANN - Unit: OKL-E-C

FROM: 03260180

TO: Al Green, Congress SUBJECT: irena,Porter Berry DATE: 12/05/2021 12:03:15 PM

To: Fox News

I was sexually abused, sexually assaulted, sexually harassed for over 2 years by my Prison Unit Manager in the Federal Bureau of Prisons at FMC- Carswell, and they are trying to brush it under the rug. He has manipulated the system and modified my final sentence after 19 months of final sentence, threw me into solitary confinement for over 9 months for 23/24 hours per day when I have good conduct, never any disciplinary problems my entire time in the FBOP. I want to and need to talk to the News Media. The cover up of what's going on in these women prisons need to stop. There are over 12 of us sexually assaulted at Carswell alone, and some were even given venereal diseases. One lady here with me was penetrated by a Lieutenant, and no one is trying to help us. Psychology comes to see us once per week and gives us puzzles. That is not taking away the pain and suffering. Neither of us feel safe in the eh custody of the FBOP and wants to be transferred to private facilities. Please call here to the Federal Transfer Center in Oklahoma City, Oklahoma, or have Sean Hannity, Lawrence Jones, Laura Inghram, Bret Behr or Tucker Carlson call here and ask for the Counselor Zapeda to pull me out to speak to me and the other inmate. I wrote the Mayor of Fort Worth, The police Dept and the Sheriff's dept telling them that I want to file charges and to date have not heard back from them. SIS came to speak to me last week, almost a month after being here at the Transfer Center. There is so much more to tell. My Sister is Retired Army and my P.O.C. Sharon Callens 254-630-6885. I am a US. Amy Veteran

Please, someone contact me, I need your help and believe that the public has a right to know what's going on there, one at a time, we are getting no where we want to speak out collectively.

Thank you for your help!

Priscilla A. Ellis
U.S. Army Veteran
----Al Green, Congress on 12/5/2021 9:37 AM wrote:

769-572-5498

>

OKL-InmateToSIS - Re: ***Request to Staff*** ELLIS, PRISCILLA, Reg# 03260180, OKL-E-C

From: OKL-InmateToSIS
To: ~^IELLIS, ~^IPRISCILLA ANN
Subject: Re: ***Request to Staff*** ELLIS, PRISCILLA, Reg# 03260180, OKL-E-C

Yes, the local police and FMC Carswell are taking care of this.

>>> ~^I*ELLIS, ~^IPRISCILLA ANN" <03260180@inmatemessage.com> 11/24/2021 8:49 AM >>>
To: Investigations
Inmate Work Assignment: Sexual assault

ATTENTION

Replies to this message will not be delivered.

Inmate Message Below

I have been here three weeks and no one has come to speak to me about the sexual assault at FMC-Carswell. Is this because I reported to the local Sheriffs' so you don't need to take my statement and also the PREA Hotline?

Thank you

Case 7:23-cv-00231-MHH-NAD Document 4 Filed 05/05/23 Page 40 of 57



1901 VETERANS MEMORIAL DRIVE TEMPLE TX 76504

Page 1 of 2

Notary Page attached

20204583 000553 MM PRISCILLA A ELLIS 70 70V 27127

Exhibit G -Veterans ID 11th Circuit NO.

USNC - 8:19-CV-03169-5dm-TG

2nd USNE NO: 8:16-Er-00502- JSM-AEP-

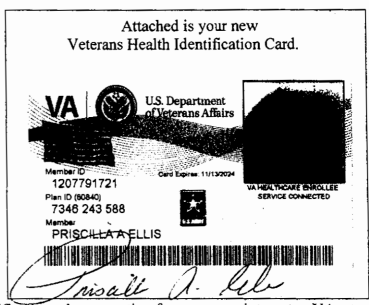
D.O.d: 12-6-1964 SS#: 303-78-4951

Place of Birth: Schlater,

Mississippi

Parents: Gladyie Johnson

Samuel Flowersa



This card is only for use as a means of identification when reporting for your appointment at VA medical facilities. Please bring this card each time you have a VA appointment so we may ease your appointment check-in process.

This card cannot be used as a credit card or an insurance card, and it does not authorize or pay for care at non-VA facilities.

If you have questions regarding VA healthcare benefits, please call 1877-222-VETS (8387). You may also access health care information on the web at www.myhealth.va.gov.

I priscilla Ellis-Erkkila affirm under the penalties of perjucy that the Veterans Identification Card # 1207791721 is an original copy of the actual Federal Identification card issued by the US Department of Veteran Afrairs.

Priscill Ellis-Erkella

11-9-2020 Date

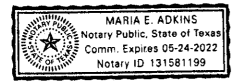
Notary

On 9th November 2020, in Tarrant County, Texas

Omaria E. Adkins Certify that Priscilla A. Ellis-Erkkila appeared before me as the person appearing on the Identification card issued by the US Department of Veteran Affaics and that the Identification card is an original Copy of the issued Identification card number 1207791721.

maria E. Adkins

Printed Name:



Notary Stamp

May 24,2022 Notary Expiration Date TRULINCS 03260180 - ELLIS, PRISCILLA ANN - Exhibit H -Request SHU Administr

FROM: 03260180

TO:

SUBJECT: PUT IN SHU Want Admin Grievance FORM

DATE: 04/27/2023 12:26:17 PM

I want a copy of the Administrative Form of why I was put in the SHU. I had not done anything. I did what I was suppose to do. on 8-18-2022, I was in room 132 in Unit C2 and a Mexican Inmate Mayra Flores had just gotten out of the SHU for the 2nd or 3rd time. They housed her in 132 upper with me, and she came in using profanity and screaming "This is my fucking room now and if you don't want to live with me, you can move the Fuck out".

I didn't say anything to her, immediately (Evidenced by the Cameras) went to the Unit team area and the door was locked, so started banging on it after seeing Case Manager Edgeworth and Mr. McDaniels sitting at their desk. I could hear Mr. McDaniel's saying get the Fuck away from that door.

I kept banging and yelled Mr. McDaniels, it is Ms Ellis and it is Urgent. He did not open it, but Ms. Jemison, Case Manager for C4 was coming down the Hall and saw me, so she came and unlocked the door and beckoned me in and I told Mr Mcdaniels what happened and asked if he could please move this girl into the room with her friends or somewhere else that 219 is empty, I am trying to go home and working with the FBOP attorney for my Double Jeopardy and Mr McDaniels replied "Ms Ellis, you know what to do, at 4:00 count refuse housing and go tot he SHU"!

How did I know what to do? I had NEVER been in any trouble before.

I was crying to him and still, he turned me away, I had NEVER asked him for anything. This man Never knew my name.

Yet instead of trying to ask, or come to a solution to not cause problem to escalate, he did his natural thing,, turn me away, because am older and an inmate.

I walked back to the room and prayed and got up the next morning 8-19-2022 (Friday) for breakfast and saw the CPT on the compound and told the Captain (CPT Mosby) what happened, and CPT said did you go to Unit team, and I said "yes" and told her that Mr Mcdaniels told me to refuse 4:00 count and go to the SHU".

The CPT looked startled and shook her head No and said on Monday she would talk to Unit team, because they don't work on Friday.

On both nights, Mayra Flores came into the room high and said she was smoking K2 upstairs in a smoking room,, camera can see and that she was falling off the toilet and saying she was stuck and left lights on until 3:47 am. I told her I was telling the Staff.

On Sunday, Mayra Flores, Joanne Tragas and others started writing to SIS to tell them that I threatened Mayra Flores. I had NEVER to date said one word to this lady other then I was telling that she was using drugs and I don't use drugs and do not want to be housed with anyone using drugs and falling all over and stuck to toilet. No yelling, no profanity.

I was preparing my food on 8-21-22 between 12:30 to 1:30 to eat before my VIDEO VISIT with my sister at 3:30 in which I had already asked Officer Holdiness that morning if it was okay for me to attend my 3:30 visit because some officers will tell you that you have 15 minutes or the entire visit. Officer Holdiness informed me that he would be leaving at 2:30 so it was up to the Other Officer.

Yet, SIS Lt Love instead of reviewing the cameras and checking to see that I was only going from my room to get hot water back and forward, because this is how I warm and prepare my meals, and to check to see that I had a Video visit scheduled for 3:30.

Lt B. Love without any evidence of a threat nor altercation other then inmate colluding to send emails as he see from the cameras them at the table together prior to.

Lt B. Love said I have to put you in the Shu. I said for what, put her in the Shu, she just got out, and he said, she is not seeking protection from you, so you are goin g to the SHU because she said you are fighting at 3:00/

How remedial and kiddle is that? Had he listened to my side that I had sent him an email telling him to check the phone from he 8=18-22 where Pinky 115 lower had allowed Mayra Flores to use her telephone to call a man that they are

TRULINCS 03260180 - ELLIS, PRISCILLA ANN - Unit: ALI-C-A

all getting money from (Mayra Flores) was bragging about it during her ramblings of high on K2 and stuck on the toilet.

Also Lt. Love could have easily checked the Cameras to see that there was only one person that came in the room to speak to Ellis was Ta Ta #115 Upper.

Also Lt B. Love could have easily checked to verify that Ellis was telling the truth when she told him that she had a video visit with her sister at 3:30.

I am NOT a kid and do not play kid games. Lt Love had no reason to put me in the Shu, but could have easily told Officer Holdiness to relocate one of us to another room, as they did for Inmate Sajere a coupe of days before, when her Bunkie started yelling at her.

I was in the SHU from 21 August through 13 September (Minus 6 days (six) days that I was in the Hospital and to date has still not received the Administrative Segregation form from the Lieutenant's Office to show why I was put in the SHU.

I lost a lot of property and commissary that I should have not lost. Brand new commissary that was Never opened, whole bag of candy cereal, coffee etc.. Booklight that was purchase and Carswell, they don't have here.

There was no reason for me to have lost this stuff. Family photos was the most important as hard to replace them in prison environment.

Everyone has a right to Due Process and to know why they are being arrested and thrown into Jail, which is essentially what the SHU is a Jail in the Prison community.

I would like a copy of the Administrative Segregation form and I want accountability for Mr McDaniels and Lt B. Love's actions which could have been avoided.

I've NEVER disrespected any staff member and try to treat all cordially, no matter what. I know that I am just an Inmate here, this is not my business, but I do know that I am entitled to Due Process and Respect as well. Respect is a two way street, whether you are the giver or receiver and all is entitled.

Right is right and wrong is wrong, these people filed out an application for this Job, no one knocked on their door and dragged them out of their homes to work at a Prison, so they should be held accountable for their actions as all others in any employment environment.

Yes, some of us are over the top, that they understood this when they accepted the Job, but you cannot label all Inmates the same as we cannot label all staff as uncompassionate, careless and corrupt.

All of this could have been avoided.

Priscilla A. Ellis 03260180 C1

CLAIM FOR DAMAGE, INJURY, OR DEATH	INSTRUCTIONS reverse side and support form. Use additional bires additional size additional materials.		
Submit to Appropriate Federal Agency: F-cderAl Bureau of Pasas 2. Name, address of claimant, and claimant's personal representative if any. (See instructions on reverse). Number, Street, City, State and Zip code. 1. See instructions on reverse. Number, Street, City, State and Zip code. 1. The SCIIC A EIIIS 03.266/80 1. CI - AI, CEUIIC FEI 1. D. Box 4000 1. PILLEUIIC, AL 35442			
3. TYPE OF EMPLOYMENT 4. DATE OF BIRTH	5. MARITAL STATUS	6. DATE AND DAY OF ACCIDENT $8 -21 - 202$	7. TIME (A.M. OR P.M.)
B. BASIS OF CLAIM (State in detail the known facts and circumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurrence and the cause thereof. Use additional pages if necessary). I WAS denied Medical PHENTON BY SIS LE CONT. MAILE LE MODIC OFFICEN WESTON, OFFICEN WINDLIN, OFFICEN LOH, EVIDENCED BY CHAMPER HAVE CAUSED MENTAL PROJECT, EVIDENCED BY CHAMPER AND SICH ASSISTED WITH BLOOM PLANT COLID HONG PERSON WITH SEE SHEEFING WITHEN COMPLIANT COLID HONG IN HOSPITAL WITH BLOOM PRESSUR 2016/11.8 ON BED PAN & DXYGCY 9. PROPERTY DAMAGE NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, Street, City, State, and Zip Code).			
BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT (See instructions on reverse side).	OF THE DAMAGE AND THE L		E INSPECTED.
STATE THE NATURE AND EXTENT OF EACH INJURY OR CAL OF THE INJURED PERSON OR DECEDENT. WENTED MEDICIPLE LENGTH OF THE EXPENDED SUFFERING FIRST LENGTH OF SEEN AN ARMY VERLENAN	Coursed &	AS THE BASIS OF THE CLAIM. IF OTHER THAN EXTENDED PAIN KS ALL ARE LIGHTE K CLYP VESULTED IN DESTR TO EXCLUYE	usterny
11.	WITNESSE	S	
Bernetta WIIIS KATIE SILVA Cynthia Aresume Ana Buckley Shade' Castro Tebithe white Aleana Rodriguez Farrow	ALICEVILLE FE	ADDRESS (Number, Street, City, State, and Zip I P.O. BOX 4000 PAICE P.O. BOX 4000 PAICEUITE, AL 354	VILLE AL 35442
12. (See instructions on reverse). 12a. PROPERTY DAMAGE 12b. PERSONAL INJUR	AMOUNT OF CLAIM	(in dollars)	ailure to specify may cause
I CERTIFY THAT THE AMOUNT OF CLAIM COVERS ONLY DE FULL SATISFACTION AND FINAL SETTLEMENT OF THIS CL	N U-S.N AMAGES AND INJURIES CAU	forfeiture	of your rights). DOD AMULION US. N
13a SIGNATURE OF CHAIMANT (See instructions on reverse s	13a SIGNATURE OF CAMMANT (See instructions on reverse side). 13b. PHONE NUMBER OF PERSON SIGNING FORM 14. DATE OF SIGNA P.O. C = STATION CALLONS 1.0 - (1 - 3)		
CIVIL PENALTY FOR PRESENTIN	G	2-54-630-6885 CRIMINAL PENALTY FOR PRES CLAIM OR MAKING FALS	ENTING FRAUDULENT
FRAUDULENT CLAIM The claimant is liable to the United States Government for a civil penalty of not less than \$5,000 and not more than \$10,000, plus 3 times the amount of damages sustained by the Government. (See 31 U.S.C. 3729).		Fine, imprisonment, or both. (See 18 U.S.C. 287	

PRIVACY ACT NOTICE

This Notice is provided in accordance with the Privacy Act, 5 U.S.C. 552a(e)(3), and B. Principal Purpose: The information requested is to be used in evaluating claims. concerns the information requested in the letter to which this Notice is attached. A. Authority: The requested information is solicited pursuant to one or more of the following: 5 U.S.C. 301, 38 U.S.C. 501 et seq., 28 U.S.C. 2671 et seq., 28 C.F.R. Part 14.

- C. Routine Use: See the Notices of Systems of Records for the agency to whom
- you are submitting this form for this information.
- D. Effect of Failure to Respond: Disclosure is voluntary. However, failure to supply the requested information or to execute the form may render your claim "invalid".

INSTRUCTIONS

Complete all items - insert the word NONE where applicable

A CLAIM SHALL BE DEEMED TO HAVE BEEN PRESENTED WHEN A FEDERAL AGENCY RECEIVES FROM A CLAIMANT, HIS DULY AUTHORIZED AGENT, OR LEGAL REPRESENTATIVE AN EXECUTED STANDARD FORM 95 OR DTHER WRITTEN NOTIFICATION OF AN INCIDENT, ACCOMPANIED BY A CLAIM FOR MONEY DAMAGES IN A SUM CERTAIN FOR INJURY TO OR LOSS OF

Any instructions or information necessary in the preparation of your claim will be furnished, upon request, by the office indicated in Item #1 on the reverse side. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. Many agencies have published supplemental regulations also. If more than one agency is involved, please state each agency.

The claim may be filed by a duly authorized agent or other legal representative, provided evidence satisfactory to the Government is submitted with said claim establishing express authority to act for the claimant. A claim presented by an agent or legal representative must be presented in the name of the claimant. If the claim is signed by the agent or legal representative, it must show the title or legal capacity of the person signing and be accompanied by evidence of his/her authority to present a claim on behalf of the claimant as agent, executor, administrator, parent, guardian or other representative.

If claimant intends to file claim for both personal injury and property damage, claim for both must be shown in Item 12 of this form

The amount claimed should be substantiated by competent evidence as follows: (a) in support of the claim for personal injury or death, the claimant should submit a written report by the attending physician, showing the nature and extent of injury, the nature and extent of treatment, the degree of permanent disability, if any, the

PROPERTY, PERSONAL INJURY, OR DEATH ALLEGED TO HAVE OCCURRED BY REASON OF THE INCIDENT. THE CLAIM MUST BE PRESENTED TO THE APPROPRIATE FEDERAL AGENCY WITHIN TWO YEARS AFTER THE CLAIM ACCRUES.

(b) in support of claims for damage to property which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimates by reliable, disinterested concerns, or, if payment has been made, the itemized signed receipts evidencing payment.

(c) In support of claims for damage to property which is not economically repairable, or if the property is lost or destroyed, the claimant should submit statements as to the original cost of the property, the date of purchase, and the value of the property, both before and after the accident. Such statements should be by disinterested competent persons, preferably reputable dealers or officials familiar with the type of property damaged, or by two or more competitive bidders, and should be certified as being just and correct.

(d) Failure to completely execute this form or to supply the requested material within two years from the date the allegations accrued may render your claim "Invalid". A claim is deemed presented when it is received by the appropriate agency, not when it is mailed.

Fallure to specify a sum certain will result in invalid presentation of your claim and

bills for medical, hospital, or burial expens		may result in forfeiture of your rights.	
data sources, gathering and maintaining t		ng the collection of information. Send	for reviewing instructions, searching existing comments regarding this burden estimate or any
to Director, Torts Branch		and to the	
Civil Division	•	Office of Management and Budget	
U.S. Department of Justice		Paperwork Reduction Project (1105-C	0008)
Washington, DC 20530		Washington, DC 20503	
	INSURANCI	COVERAGE	•
In order that subrogation claims may be adju	udicated, it is essential that the claimant provid	e the following Information regarding the	insurance coverage of his vehicle or property.
15. Do you carry accident insurance?	Yes, If yes, give name and address o	f insurance company (Mumber, street, ch)	, State, and Zip Code) and policy number. No
110			
1/00	•		
			•
		40 L	
16. Have you fited claim on your insurence	ce carrier in this instance, and if so, is it full	coverage or deductible?	17. If deductible, state amount
			1 . 10.18
NO			1 1000
			•
18. If claim has been filed with your carri	ier, what action has your insurer taken or pro	oposes to take with reference to your o	leim? (It is necessary that you ascertain these facts)
NA			
1 /			
	•		
			·
		·	•
			
19. Do you carry public liability and prop	perty damage insurance? Yes, If yes, give	name and address of insurance company (A	No No
010			,
100			· ·

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In order that subrogation claims may be adjudicated, it is essential that the claimant provide	COVERAGE
	the following information regarding the insurance coverage of the vehicle or property.
15. Do you carry accident Insurance? Yes If yes, give name and address of insuran	ince company (Number, Street, City, State, and Zip Code) and policy number. No
16. Have you filed a claim with your insurance carrier in this instance, and if so, is it full cove	erage or deductible? Yes No 17. If deductible, state amount.
18. If a claim has been filed with your carrier, what action has your insurer taken or proposed	d to take with reference to your claim? (It is necessary that you ascertain these facts).
NA	
19. Do you carry public liability and property damage insurance? Yes If yes, give na	nme and address of insurance carrier (Number, Street, City, State, and Zip Code).
Claims presented under the Federal Tort Claims Act should be subsemployee(s) was involved in the incident. If the incident involves claim form.	
Complete all Items - Insert the	word NONE where applicable.
A CLAIM SHALL BE DEEMED TO HAVE BEEN PRESENTED WHEN A FEDERAL AGENCY RECEIVES FROM A CLAIMANT, HIS DULY AUTHORIZED AGENT, OR LEGAL REPRESENTATIVE, AN EXECUTED STANDARD FORM 95 OR OTHER WRITTEN NOTIFICATION OF AN INCIDENT, ACCOMPANIED BY A CLAIM FOR MONEY	DAMAGES IN A <u>SUM CERTAIN</u> FOR INJURY TO OR LOSS OF PROPERTY, PERSON INJURY, OR DEATH ALLEGED TO HAVE OCCURRED BY REASON OF THE INCIDEN THE CLAIM MUST BE PRESENTED TO THE APPROPRIATE FEDERAL AGENCY WITH INVOYEARS AFTER THE CLAIM ACCRUES.
Failure to completely execute this form or to supply the requested material within two years from the date the claim accrued may render your claim invalid. A claim is deemed presented when it is received by the appropriate agency, not when it is mailed.	The amount claimed should be substantiated by competent evidence as follows:
maneu.	(a) In support of the claim for personal injury or death, the claimant should submit a written report by the attending physician, showing the nature and extent of the injury, th nature and extent of treatment, the degree of permanent disability, if any, the prognosis and the nation of hospitalization, or inconscitation, attaching terminal bills for medical.
If instruction is needed in completing this form, the agency listed in item #1 on the reverse side may be contacted. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. Many agencies have published supplementing regulations. If more then one agency is involved, please state each agency.	written report by the attending physician, showing the nature and extent of the injury, the nature and extent of treatment, the degree of permanent disability, if any, the prognosis and the period of hospitalization, or incapacitation, attaching itemized bills for medical, hospital, or burial expenses actually incurred. (b) In support of claims for damage to property, which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimate by reliable, disinterested concerns, or, if payment has been made, the itemized signed
It instruction is needed in completing this form, the agency listed in Item #1 on the reverse side may be contacted. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. Many agencies have published supplementing regulations. If more then one agency is	written report by the attending physician, showing the nature and extent of the injury, the nature and extent of treatment, the degree of permanent disability, if any, the prognosis and the period of hospitalization, or incapacitation, attaching itemized bills for medical, hospital, or burial expenses actually incurred. (b) In support of claims for damage to property, which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimate
It instruction is needed in completing this form, the agency listed in Item #1 on the reverse side may be contacted. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. Many agencies have published supplementing regulations. If more then one agency is involved, please state each agency. The claim may be filled by a duly authorized agent or other legal representative, provided evidence satisfactory to the Government is submitted with the claim establishing express authority to act for the claimant. A claim presented by an agent or legal representative must be presented in the name of the claimant. If the claim is signed by the agent or legal representative, it must show the title or legal capacity of the person signing and be accompanied by evidence of his/her authority to present a claim on behalf of the claimant.	written report by the attending physician, showing the nature and extent of the injury, the nature and extent of treatment, the degree of permanent disability, if any, the prognosis and the period of hospitalization, or incapacitation, attaching itemized bills for medical, hospital, or burial expenses actually incurred. (b) In support of claims for damage to property, which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimat by reliable, disinterested concerns, or, if payment has been made, the itemized signed receipts evidencing payment. (c) In support of claims for damage to property which is not economically repairable, or the property is lost or destroyed, the claimant should submit statements as to the origin cost of the property, the date of purchase, and the value of the property, both before an after the accident. Such statements should be by disinterested competent persons, preferably reputable dealers or officials familiar with the type of property damaged, or by
It instruction is needed in completing this form, the agency listed in Item #1 on the reverse side may be contacted. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. Many agencies have published supplementing regulations. If more then one agency is involved, please state each agency. The claim may be filled by a duly authorized agent or other legal representative, provided evidence satisfactory to the Government is submitted with the claim establishing express authority to act for the claimant. A claim presented by an agent or legal representative must be presented in the name of the claimant. If the claim is signed by the agent or legal representative, it must show the title or legal capacity of the person signing and be accompanied by evidence of his/her authority to present a claim on behalf of the claimant as agent, executor, administrator, parent, guardian or other representative. If claimant intends to file for both personal injury and property damage, the amount for each must be shown in item number 12 of this form.	written report by the attending physician, showing the nature and extent of the injury, the nature and extent of treatment, the degree of permanent disability, if any, the prognosis and the period of hospitalization, or incapacitation, attaching itemized bills for medical, hospital, or burial expenses actually incurred. (b) In support of claims for damage to property, which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimate by reliable, disinterested concerns, or, if payment has been made, the itemized signed receipts evidencing payment. (c) In support of claims for damage to property which is not economically repatrable, or the property is lost or destroyed, the claimant should submit statements as to the origin cost of the property, the date of purchase, and the value of the property, both before an after the accident. Such statements should be by disinterested competent persons, preferably reputable dealers or officials familiar with the type of property damaged, or be two or more competitive bidders, and should be certified as being just and correct. (d) Fallure to specify a sum certain will render your claim invalid and may result.

PAPERWORK REDUCTION ACT NOTICE

This notice is solely for the purpose of the Paperwork Reduction Act, 44 U.S.C. 3501. Public reporting burden for this collection of intormation is estimated to average 6 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Director, Torts Branch, Attention: Paperwork Reduction Staff, Civil Division, U.S. Department of Justice, Washington, DC 20530 or to the Office of Management and Budget. Do not mail complete form(s) to these addresses.

Additional Exhibits attached:

Amended Civ:7:23-cv-00231-MHH-NAD

Exhibit J- Hospital Bracelet for GI Labs- No follow care

Exhibit K- Administrative Remedy to Central Office After no response from Warden/Regional Director

Exhibit K1- Admin Remedy #1140045-A1 Medical Grievance Write up

Exhibit K1 Page 2 - Continuance of Admin Remedy to Central Office

Exhibit L- Request for Medical Care /Ignored started 3-22-22 After bad seizure and chest Pains while in Quarantine and no medication

Exhibit M- Request for Medical Care & Response - No Care

Exhibit N- Request for Medical Care & Response -

Exhibit O- Request for Medical Care & same Response, watch the sick call call out - No action/care provided

Exhibit P - Request for Blood pressure and other medications and again response, watch for chronic care appointment

All of this and Exhbits M, N,O,P are after Plaintiff's return from the Hospital stay and medical negligent.

Exhibit J

ELLIS,PRISCILLA
11/07/22 DOB 12/06/1964 F 57
DD0.258190297 M003237012
LI,Xinyu

Hospithi Brocellet

I My Soft

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LAB testing @ Hospita

Admin Remedy
Exhibit K - Medical Grievance

REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: NOVEMBER 4, 2022

FROM: ADMINISTRATIVE REMEDY COORDINATOR

CENTRAL OFFICE

TO : PRISCILLA ANN ELLIS, 03260-180

ALICEVILLE FCI UNT: C UNIT QTR: C01-126L

P.O. BOX 445

ALICEVILLE, AL 35442

FOR THE REASONS LISTED BELOW, THIS CENTRAL OFFICE APPEAL IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 1140045-A1 CENTRAL OFFICE APPEAL

DATE RECEIVED : OCTOBER 13, 2022

SUBJECT 1 : MEDICAL CARE - DELAY OR ACCESS TO

SUBJECT 2 : HARASSMENT BY STAFF

INCIDENT RPT NO:

REJECT REASON 1: YOU RAISE MORE THAN ONE ISSUE/RELATED ISSUE OR APPEAL MORE

THAN ONE INCIDENT REPORT (INCIDENT NUMBER). YOU MUST FILE A SEPARATE REQUEST/APPEAL FOR EACH UNRELATED ISSUE

OR INCIDENT REPORT YOU WANT ADDRESSED.

REJECT REASON 2: YOU SUBMITTED YOUR REQUEST OR APPEAL TO THE

WRONG LEVEL. YOU SHOULD HAVE FILED AT THE INSTITUTION, REGIONAL OFFICE, OR CENTRAL

OFFICE LEVEL.

REJECT REASON 3: SEE REMARKS.

REMARKS

: SEPERATE EACH ISSUE (MEDICAL, TRANSFER, RETALIATION)

ON DIFFERENT INDIVIDUAL APPEAL FORMS AND START EACH
AT THE INSTITUTIONAL LEVEL SO WARDEN CAN ADDRESS

Mished Charles

ent 4 Filed 05/05/23 Page 50 of 57 Central Office Administrative Remedy Appeal Case 7:23-cv-00231-MHH-NAD Document 4 U.S. Department of Justice Exhibit K l Federal Bu Admin Remedy ch of the completed BP-229(13) and BP-230(13), including any attach-Exhibit K1- Medical Grievance Type or us ments must be submitted with this appear. Aliceville FCI 03260180 C1Ellis, Prisiclla A INSTITUTION REG. NO. LAST NAME, FIRST, MIDDLE INITIAL I was denied Medical on 8-21-22 by Lt B. Love and his Part A - REASON FOR APPEAL staff and they taunted and teased about not claling medical even after I requested several times for him to seek medical or dial 911 for an ambulance. See atatched. On the way out of the door Lt B Love said I will not call an ambulance and I will haev the officer check on you every 30 minutes (Me being gullible not realizing that is when Officers come around anyhow) every thirty minutes. His other Officer Weston, asked my bunk mate Cynthia Presume if she knew CPR and Cynthia replied No, but this lady is sick, and Officer Weston gigling and taunting said" well you had best know CPR tonight, and they all laughed, evidence by the camera. See attached complaint filed in detail. I srevd my COuntry honorably so that the BOP can hire rag bags and empty suits liek these that deny the basic care that men and women like me served honorably in Uniform for them to have. I ended up having a seizure thank God, the seizure saved my life because I pushed the button in the shower until daylight to keep blood flowing. I had blood pressure of 206/118 and was finally taken the next day by ambulance to DCH hospital from 22 August 2022 through 28 August 22, put on Mign but ice. ventilator and bed pan and could nto eat for 4 days I almost died. SIGNATURE OF REQUESTER DATE Part B - RESPONSE RECEIVED OCT 13 2022 Administrative Remedy Section Federal Bureau of Prisons

DATE		GENERAL COUNSI	EL 110015-A1
ORIGINAL: RETURN TO INMATE	است سا سے سے سے سے	CASE NUMBER:	140045-A1
Part C - RECEIPT		CASE NUMBER:	
Return to:	REG. NO.	UNIT	INSTITUTION
SUBJECT:			

DATE

Exhibit K1- Page 2/Admin Remedy
Ellis, Priscilla A. OSZOOLOO OL ALICEVILLE FCI
Continuation for the Denied Medical on 8-21-2022 by LT B Love SIS
& STaff.

The Hospital upon arrival started immediate tsting and blood pressure checks and blood pressure reamined above 206/118 and climbing. They sent me down for a CT scan and found that my esophagus was swollen and backed up to my neck causing the chest pain, like a heart attack. I had put in over 30 plus sick call slips prior to this for this problem. Ti did nto just abruptly happen, it got worse. I told Dr. Li and medical staff that I had a port that protrudes my chest and that it needed to be serviced, and that I was having chest pains on more then one occasion, even immediately upon arrival to Aliceville FCI in March 2022. They told me to stop sending sick call slips.

What Lt B. Love and Lt Moore (Male) Officer Dunkin, Officer Lott, Officer Weston, Officer Pearson and others unknown did to me that night taunting, joking and laughign that they are not going to call medical and that I would be alright until the next day, and caused more extreme pain, mental and physically and anxiety and caused a servere epilepsy atatck.

The doctors said, had I gone to sleep that night, I would have died. I suffered in pain, and afraid to go to sleep that night in fear of death. I was in so much pain. If I had not been in that SHU cell by SIS Love pugtting me there without investigating and incident nor did he give me a Paper saying why I was there.

I would have died due to his and his staff carelessness and denial of medical. I want full accountability and compensation. I want to be relocated to Military/veteran housing as I definietly do NOT feel safe at the hands of the FBOP nor Alicevilte and fear retaliation as he has been relieved from his SIS LT position. I fear every time that I pass this man in the chow hall. No one should have to endure such stress when suffereing with extreme PTSD already.

Priscilla A. Ellis

U.S. Army Veteran

Date: 9-2-2022

Attachment: Medical grievance write up in detail
It is despicable what was said and doen to me on camera on 8-21-2022
by Lt. B. Love and his staff, no one should have to endure this and
I want to make sure that no one else does. They all need to be terminated
and/retrained on their poisitons and humanity. They are NOT medical
staff adn should nto deny ANYONE requesting medical service/care
a medical expert to evaluate their circumstance and condition.

Case 7:23-cv-00231-MHH-NAD Document 4 Exhibit L - Request for Care BP-A0148 INMATE REQUEST TO STAFF COFRM JUNE 10 U.S. DEPARTMENT OF JUSTICE FEDERAL BUREAU OF PRISONS WORK ASSIGNMENT: SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your I HAVE Sent multiple Cop outs & SICK CALL SLIPS. I HAVE been on this Compaind 15 days without Adequate medications. I'm weather thou Not received my Potessium now multi Vitamins. I that A Turden Port But Bliens out of chest) so visible. I cannot take the Paya Probotics that they sell on Commissiony & sky are not chewaste. Vitamins are part of my Chanic "Are For over 20 plus years. Alassium yets detrimentally low, my less are in Parin & I'm wear an't stand for long partes. I thave not received my wasted stray, throe neute Simustes lating. : Almost died From Asthony AS A Child HAL NOT VECENIE My PROASON FOR PISH NEW MIX!, Asserbed y VA As Army Veterm Surflering From PTSD. It's been over is down, multiple secular Sign. Copacts without do I need to do? Even with laver Cell for Selzures still on Top Floor + and DISPOSITION: Signature Staff Member Date

Record Copy - File; Copy - Inmate

PDF

Prescribed by P5511

This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94 $\,$

ns / s uncase Tiggs-cv-000291-MMH-INAD Document 4 griffed 105/105/12917 Page 53 of 57 - - ledications please?

Watnmak.com
St Contral Replaces

Low the Restaurant

SICK CALL

Exhibit M

BP-A0148 INMATE REς JUNE 10	_ Exhibit M- Request for Care/Resq
U.S. DEPARTMENT OF JUSTICE	.ISONS
TO: (Name and Title of Staff Member)	DATE: 9-20-22
FROM: FROMINGEILS PROFILE	REGISTER NO.: 0326080
WORK ASSIGNMENT: Status Med Steet	UNIT:
	re to be specific may result in no action being red in order to successfully respond to your
Porossium, multi Vitamins.	my shoulder which
South Oculle of wase - Teb	WITH ICITY WAY CLITYNING
IN That It SINCE PLANING PM	17W/171711
a siller in Min	- Politi
HAMIN N METILS & NEW	REAL HOSPITAL Sharked me or
S A 3rd Blood Pressur Am	10d1 PINR 10 mG. 17/50 Need my TrAZ below this line) Le (We)
DISPOSITION.	
A temporary renewal 04	your medications has been
requested. Please n	nonitor the call out for
your appointment.	; ,
Registered Murse	Date 9-21-22
PDF FCI Aliceville	y P5511

This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94

Case 7:23-cv-00231-MHH-NAD Document 4 Filed 05/05/23 Page 55 of 57 INMATE REQUEST TO ST BP-A0148 Exhibit N-Care REquest/Response JUNE 10 U.S. DEPARTMENT OF JUSTICE TO: (Name and Title of Staff Member) DATE: REGISTER NO .: UNIT: SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request. + 16788 Dr Li, WOULD YOU Schedule me An consment so that I can have a Repli on medications instead of Temporary oblems are Chronic our 20 plus years. & I Also & HOASIN refilled As well As Atenstal, Blassium, amtodipine, hydroch (Do not write below this line) THANK YUL DISPOSITION: Your current prescriptions are valid until 10/10/22. You are due for chronic care. Please monitor the call out for your appointment. It not seen before 10/8/22, Please turn in a sick call request for a temporar Signature Staff Member Date 9.29.22 Record Copy Inmate Prescribed by P5511 This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94

CHOMION C

BP-A148.055 — Exhibit O-Request for Care/Resp

U.S. DEPARTMENT OF JUSTICE FEDERAL BUREAU OF PRISONS

INMATE REQUEST TO STAFF

SEP 98

TO: (Name and Title of Staff Member)	DATE: 10-12-2022
FROM: / PLISCITIC ELLIS	REGISTER NO.: 03260/80
WORK ASSYGNMENT: REGILLS AMUEL	UNIT:
SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.	
Please Reful the 1	Below Prescriptions
Am Lodipine, Atenolol, B-12, Tegrital, Potrassium, hydrochlar	VIHAMIN D, MULTI VIHAMIN Athiazide, ProASN, PAXI

(Do not write below this line)

DISPOSITION:

These were just filled 10/11/22 for a two week supply. Too soon to request next refill.

Please sub mit a sick call form closer to the expiration date.

Signature Staff Member

Signature Staff Member

Date

10.14.22

Record Copy - FRegistereda Nurse
(This form may be printed in Wr)

FCI Alicaville

This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94

Case 7:23-ev-00231-MHH-NAD Document 4 Filed 05/05/23 Page 57_of 57 TEASE PLETI MEdications BP-A0148 Exhibit P Request Medical/Respireau of PRISONS JUNE 10 U.S. DEPARTMENT OF JUST: TO: (Name and Title of Staff Member) 1070 22 REGISTER NO.: 03260/80 UNIT: SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your Please Reful my mediant Atendal, B-12, Vitamin D, Multi Vitamin, Amlodipine, Potassium, Tegrital, Adasin, PAXIL DI CANborth SAS She has my prish noted in both stars, new of payers y SO NO reason For me not to mave my Months Please Seriale my Annual Appointment. Think you!

(Do not write below this line)

DISPOSITION:

toda

Please monitor the call out for your annual chronic Care Clinic appointment.
You picked up a two week supply of medication

Signature Staff Member

Dấte

10-14-2022

Record Copy - File; Copy -/ Inmate

PDF

Prescribed by P5511

This form replaces BP-148.070 dated Oct 86 and BP-S148.070 APR 94